

1	COMES NOW Plaintiff Deon L. Thomas and Defendant Bleier & Cox, LLP, by
2	and through their attorneys to respectfully move this Honorable Court to dismiss the
4	Complaint in the above captioned case with Prejudice as to Defendant Bleier & Cox,
5	LLP only, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii). This motion
6	is brought upon the grounds that the parties have settled this matter. The parties
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8	request that each party shall bear its own costs and expenses. A proposed order has
9	been concurrently filed and electronically submitted via email to the Judge.
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11	Respectfully Submitted,
12	nespectiony Bubintied,
13 14	Dated: December 5, 2011 Deon L. Thomas
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16	By: Lean of flores
17	Plaintiff in Pro Per
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19	Dated: December 2011 The Moore Law Group, APC
20	The Moore Law Group, Are
21	By: Ollich
22	Harvey M. Moore
23	Terri Lazo Attorneys for Defendant
24	Bleier & Cox, LLP
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CERTIFICATE OF SERVICE I, Terri Lazo, do hereby certify that on December 2011, a copy of the forgoing document was sent via U.S. Mail to: Deon L. Thomas 14626 Red Gum Street Moreno Valley, CA 92555 Debbie P. Kirkpatrick, Esq. Sondra R. Levine, Esq. Sessions, Fishman, Nathan, & Israel, LLP 1545 Hotel Circle South, Suite 150 San Diego, CA 92108-3426 Hemmy So, Esq. Doll Amir & Eley LLP 1888 Century Park East Suite 1850 Los Angeles, CA 90067 ##

1 PROOF OF SERVICE 2 STATE OF CALIFORNIA, COUNTY OF ORANGE 3 I am employed in the county of Orange, State of California. I am over the age of 18 and not a party to the within action; my business address is 3710 S. Susan Street, Suite 210, Santa Ana, CA 4 92704. 5 2011. I served the foregoing documents described as: 6 Joint Motion to Dismiss Complaint as to Defendant Bleier & Cox, LLP by placing the true copies thereof enclosed in sealed envelopes addressed as stated on the 8 attached mailing list: [x] by placing ____ the original x a true copy thereof enclosed in sealed envelopes addressed as follows: 10 [] by causing personal service of the foregoing document via DDS at the following address: 11 Deon L. Thomas 14626 Red Gum Street 12 Moreno Valley, CA 92555 13 Debbie P. Kirkpatrick, Esq. Sondra R. Levine, Esq. Sessions, Fishman, Nathan, & Israel, LLP 1545 Hotel Circle South, Suite 150 San Diego, CA 92108-3426 16 17 Hemmy So, Esq. Doll Amir & Eley LLP 1888 Century Park East Suite 1850 19 Los Angeles, CA 90067 20 [x]BY MAIL 21 [] I deposited such envelope in the mail at Santa Ana, California. The envelope was 22 mailed with postage thereon fully prepaid. [x] As follows: I am "readily familiar" with the firm's practice of collection and 23 processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at 24 Santa Ana, California in the ordinary course of business. I am aware that on 25 motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in 26 affidavit. 27 ** (VIA EMAIL) I caused the above-referenced document to be delivered via electronic mail 28 to the above-referenced email address. 4

(BY PERSONAL SERVICE) I delivered such envelope by hand to the offices of the addressee. [] **(VIA ONTRAC OVERNIGHT EXPRESS) As follows: I am "readily familiar" with the firm's practice of practice of collection and processing documents for overnight delivery. [] (State) I declare under penalty of perjury under the laws of the State of California that the above is true and correct. [x](Federal) I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made. Executed on December ____, 2011, at Santa Ana, California